20. Award CC-1200-02/BJC – Northwest Avenue Erosion and Sedimentation Control Project, to Schuller Contractors, Inc., Orlando (\$764,000.00).

CC-1200-02/BJC will provide for all labor, materials, equipment, coordination, and incidentals necessary for the installation of structural and non-structural erosion control measures along an approximately 550-feet section of the Little Wekiva River. The structural measures consist of a combination of gabions, reno mattress and miscellaneous drainage systems. The non-structural measures consist of a variety of plantings to be installed in littoral shelves, top of bank, and terraced areas. Also included is the removal and replacement of approximately 128 feet of sanitary sewer system.

This project was publicly advertised and the County received four (4) responses. The Review Committee, which consisted of Al Collock, Inspector/Stormwater Division; Ed Torres, P.E., Project Engineer/Stormwater Division and Robert Walter, P.E., Principal Engineer/Stormwater Division evaluated the submittals. Consideration was given to the firm's qualifications, experience and cost of the project.

The Review Committee recommends award of the contract to the lowest responsible, responsive Bidder, Schuller Contractors, Inc., Orlando in the amount of \$764,000.00. The completion time for this project is one hundred twenty (120) calendar days from the issuance of the Notice to Proceed by the County.

This is a budgeted project and funds are available in account number 077600-56063000 (Stormwater – 13000, Improvements Other than Buildings) CIP# PC60214X. The execution of this Agreement is contingent upon execution of the Interlocal Agreement between the County and Utilities, Inc. Public Works/Stormwater Division and Fiscal Services/Purchasing and Contracts Division recommend the Board to approve the project and authorize the Chairman to execute the agreement as prepared and approved by the County Attorney's Office with no major deviation of terms and pursuant to the scope of services in the Bid Documents.

B.C.C. - SEMINOLE COUNTY, FL BID TABULATION SHEET

BID NUMBER:

CC-1200-02/BJC

BID TITLE:

Northwest Avenue Erosion and Sedimentation Control Project

OPENING DATE: January 23, 2003, 2:00 P.M.

ALL BIDS ACCEPTED BY SEMINOLE COUNTY ARE SUBJECT TO THE COUNTY'S TERMS AND CONDITIONS AND ANY AND ALL ADDITIONAL TERMS AND CONDITIONS SUBMITTED BY THE BIDDERS ARE REJECTED AND SHALL HAVE NO FORCE AND EFFECT. BID DOCUMENTS FROM THE VENDORS LISTED HEREIN ARE THE ONLY BIDS RECEIVED TIMELY AS OF THE ABOVE OPENING DATE AND TIME. ALL OTHER BID DOCUMENTS SUBMITTED IN RESPONSE TO THIS SOLICITATION, IF ANY, ARE HEREBY REJECTED AS LATE.

PAGE: 1 of 1

	Response 1	Response 2	Response 3	Response 4
ITEM DESCRIPTION	Schuller Contractors Inc. 8046 A Presidents Drive Orlando FL 32809 (407) 855-5572 – Phone (407) 855-4922 – Fax Timothy J. Schuller	CEM Enterprises Inc. 1757 Benbow Court Apopkla FL 32703 (407) 884-9148 – Phone (407) 884-2972 – Fax Charles Meeks	Central Florida Environmental Corp 740 Florida Central Parkway Suite 2032 Longwood FL 32750 (407) 834-6115 – Phone (407) 834-6391 – Fax David Stalowy	Gibbs & Regiser, Inc. 438 N. Dillard Street Winter Garden FL 34787 (407) 654-6133 – Phone (407) 654-6134 – Fax John Gibbs
TOTAL AMOUNT OF BID	\$743,341.00	\$1,008,754.00	\$1,120,597.60	\$1,546,469.50
ALTERNATE AMOUNT OF BID	\$20,659.00	\$36,300.00	\$48,616.75	\$26,575.00
Addenda (total of 1)	Yes	Yes	Yes	Yes
Bid Bond	Yes	Yes	Yes	Yes
Trench Safety Act	Yes	Yes	Yes	Yes
Bidder Information Form	Yes	Yes	Yes	Yes
Experience of Bidder	Yes	Yes	Yes	Yes
Non-Collusion Affidavit	Yes	Yes	Yes	Yes
Certificate of Nonsegregated Facility	Yes	Yes	Yes	Yes

Tabulated by: Amy J. Pigott, Sr. Contracts Analyst

Posted: 1/24/2003

Recommendation of Award: TBA

AGREEMENT

	THIS AGREEMENT is dated as of the	day of	, 20	, by and between
		duly authorized to	o conduct busine	ss in the State of
Flori	da, whose address is			, hereinafter called
the '	CONTRACTOR", and Seminole County,	a political subdivi	ision of the State	of Florida, whose
addr	ss is Seminole County Services Building, 1	101 East First Stree	et, Sanford, Florida	a 32771, hereinafter
calle	the "COUNTY". COUNTY and CON	TRACTOR, in con	nsideration of the	mutual covenants
here	nafter set forth, agree as follows:			

WITNESSETH:

Section 1. Work. CONTRACTOR shall complete all Work as specified or indicated in the Contract Documents. The Work is generally described as follows:

CC-1200-02/BJC – NORTHWESTERN AVENUE EROSION AND SEDIMENTATION CONTROL PROJECT

The Project for which the Work under the Contract Documents is a part is generally described as follows:

CC-1200-02/BJC – NORTHWESTERN AVENUE EROSION AND SEDIMENTATION CONTROL PROJECT

Section 2. Engineer.

- (a) ENGINEER OF RECORD as named in the Contract Documents shall mean Robert B. Gaylord, P.E, Singhoffen and Associates, Inc., 6961 University Boulevard, Winter Park, Florida 32792.
- (b) "CEI" is the Seminole County Engineer or the COUNTY's contracted Consultant for construction, engineering and inspection ("CEI") services. As named in the Contract Documents, "CEI" shall mean Al Collock, Seminole County, 520 West Lake Mary Boulevard, Sanford, Florida 32773.

Section 3. Contract Time.

(a) All provisions regarding Contract Time are essential to the performance of this Agreement

- (b) The Work shall be substantially completed as described in subsection 14.13 of the General Conditions, within **one hundred twenty** (120) days after the date when the Contract Time begins to run as provided in subsection 2.2 of the General Conditions. The Work shall be finally completed, ready for Final Payment in accordance with subsection 14.9 of the General Conditions, within thirty (30) calendar days after the actual date of Substantial Completion.
- (c) The parties acknowledge that the Contract Time provided in this Section includes consideration of adverse weather conditions common to Central Florida including the possibility of hurricanes and tropical storms.
- (d) The Contract Time provided in this Section includes thirty (30) Days allocated specifically to CONTRACTOR's responsibility for utility coordination or relocation of utilities at or adjacent to the Project site. The thirty (30) days shall be depicted by CONTRACTOR as float time not impacting Controlling Work Items on the CONTRACTOR's critical path scheduling. No Contract Time extensions shall be considered related to utility coordination matters including, but not limited to, utility relocations and conflicts unless the utility related time impacts exceed thirty (30) Days impact on Controlling Items of Work in accordance with the Project Schedule.
- (e) In the event that the Work requires phased construction, then multiple points of Substantial Completion may be established in the Supplementary Conditions.

Section 4. Contract Price.

- (b) CONTRACTOR agrees to accept the Contract Price as full compensation for doing all Work, furnishing all Materials, and performing all Work embraced in the Contract Documents; for all loss or damage arising out of performance of the Work and from the action of the elements or from any

unforeseen or unknown difficulties or obstructions which may arise or be encountered in the prosecution of the Work until the Final Acceptance; and for all risks of every description connected with the Work.

- (c) The CONTRACTOR acknowledges that CONTRACTOR studied, considered, and included in CONTRACTOR's Total Bid (original Contract Price) all costs of any nature relating to: (1) performance of the Work under Central Florida weather conditions; (2) applicable law, licensing, and permitting requirements; (3) the Project site conditions, including but not limited to, subsurface site conditions; (4) the terms and conditions of the Contract Documents, including, but not limited to, the indemnification and no damage for delay provisions of the Contract Documents.
- (d) The CONTRACTOR acknowledges that performance of the Work will involve significant Work adjacent to, above, and in close proximity to Underground Facilities including utilities which will require the support of active utilities, as well as, the scheduling and sequencing of utility installations, and relocations (temporary and permanent) by CONTRACTOR.
- (1) In addition to the acknowledgments previously made, the CONTRACTOR acknowledges that the CONTRACTOR's Total Bid (original Contract Price) specifically considered and relied upon CONTRACTOR's own study of Underground Facilities, utilities in their present, relocated (temporary and permanent) and proposed locations, and conflicts relating to utilities and Underground Facilities.
- (2) The CONTRACTOR acknowledges that CONTRACTOR's Total Bid (original Contract Price) considered and included all of CONTRACTOR's costs relating to CONTRACTOR's responsibilities to coordinate and sequence the Work of the CONTRACTOR with the work of the COUNTY with its own forces, the work of other utility contractors and the work of others at the Project site.

Section 5. Payment Procedures.

(a) CONTRACTOR shall submit Applications for Payment in accordance with Section 14 of the General Conditions. Applications for Payment will be processed by ENGINEER as provided in the General Conditions.

- (b) Progress Payments. COUNTY shall make progress payments on the basis of CONTRACTOR's Applications for Payment as recommended by ENGINEER, in accordance with Section 14 of the General Conditions.
- (c) Final Payment. Upon Final Completion and acceptance of the Work in accordance with subsection 14.9.1 of the General Conditions, COUNTY shall pay the remainder of the Contract Price as provided in subsection 14.9.1

Section 6. Additional Retainage for Failure to Maintain Progress on the Work.

- (a) Retainage under the Contract Documents is held as collateral security to secure completion of the Work.
- (b) In the event that CONTRACTOR fails to physically mobilize to the Work site as required by Section 6.19 of the General Conditions, then the COUNTY may withhold additional retainage to secure completion of the Work in an amount equal to the product of the number of Days after the 31st Day following the Date of Commencement of Contract Time and the liquidated damage amount for Substantial Completion set forth in Section 9 of this Agreement. The additional retainage shall be withheld from the initial and each subsequent Progress Payment. The additional retainage held under this subsection shall be released to CONTRACTOR in the next Progress Payment following the ENGINEER's approval of a supplementary Progress Schedule demonstrating that the requisite progress will be regained and maintained as required by Section 6.19.2 of the General Conditions.
- (c) COUNTY may withhold additional retainage in anticipation of liquidated damages equal to the product of the number of Days after the scheduled Contract Time (Substantial Completion or Final Completion) and the amount of liquidated damages set forth in Section 9 of this Agreement if CONTRACTOR is behind schedule and it is anticipated by COUNTY that the Work will not be completed within the Contract Time. The additional retainage, under this subsection, may at the COUNTY'S discretion be withheld from subsequent Progress Payments. Any additional retainage held under this subsection shall be released to CONTRACTOR in the next Progress Payment following the ENGINEER'S approval of a supplemental Progress Schedule demonstrating that the requisite progress will be regained and maintained as required by Section 6.19.2 of the General Conditions.

- Section 7. Contractor's Representations. In order to induce COUNTY to enter into this Agreement, CONTRACTOR makes the following representations:
- (a) CONTRACTOR has familiarized himself with the nature and extent of the Contract Documents, Work, locality, weather, Chapter 220, Part 1, "Purchasing Code", Seminole County Code, and with all local conditions and federal, state and local laws, utility locations, ordinances, rules, policies and regulations that in any manner may affect cost, progress or performance of the Work.
- (b) CONTRACTOR has studied carefully and considered in its Bid all reports of investigations and tests of subsurface and physical conditions of the site affecting cost, progress, scheduling, or performance of the Work.
- CONTRACTOR has studied carefully and considered in its Bid the Plans and Specifications, performed necessary observations, examinations, and studied the physical conditions at the site related to Underground Facilities, utility installations, conflicts, re-locations (temporary and permanent) and all other Underground Facilities and utility related conditions of the Work and site that may affect cost, progress, scheduling, or any aspect of performance of the Work and that its Bid reflects all such conditions. CONTRACTOR, by submitting its Bid and executing this Agreement acknowledges the constructability of the Work under the Plans and Specifications. CONTRACTOR by its study, excludes and releases the COUNTY from any implied warranties including but not limited to the "Spearin Doctrine", that the Plans and Specifications are adequate to perform the Work.
- (d) CONTRACTOR has made or caused to be made examinations, investigations and tests and studies as he deems necessary for the performance of the Work at the Contract Price, within the Contract Time and in accordance with the other terms and conditions of the Contract Documents; and no additional examinations, investigations, tests, reports or similar data are or will be required by CONTRACTOR for such purposes.
- (e) CONTRACTOR has correlated the results of all such observations, examinations, investigations, tests, reports and data with the terms and conditions of the Contract Documents.

- (f) CONTRACTOR has given ENGINEER written notice of all conflicts, errors or discrepancies that he has discovered in the Contract Documents and the written resolution thereof by ENGINEER is acceptable to CONTRACTOR.
- (g) The CONTRACTOR declares and agrees that the approval or acceptance of any part of the Work or Material by the COUNTY, ENGINEER or any agent relating to compliance with the Contract Documents shall not operate as a waiver by the COUNTY of strict compliance with the terms and conditions of the Contract Documents.
- (h) The CONTRACTOR declares and agrees that the COUNTY may require him to repair, replace, restore or make all things comply with the Contract Documents including all Work or Materials which within a period of two (2) years from Acceptance by COUNTY are found to be Defective or fail in any way to comply with the Contract Documents. The CONTRACTOR acknowledges that the above two (2) years repair, replace and restoration period is separate from and additional to CONTRACTOR's warranty that the Work has been completed in compliance with the Contract Documents. The two (2) years repair, replace and restoration period is not a limitation upon CONTRACTOR's other warranties or Material and Workmanship Bond.
- (i) The CONTRACTOR's resident Superintendent at the Work site shall be:

 and this Superintendent only shall be utilized by the CONTRACTOR unless otherwise approved by the COUNTY Project Manager and following the procedure indicated in the General Conditions.
- (j) CONTRACTOR has studied carefully and considered all permit requirements related to performance of the Work. CONTRACTOR declares and agrees that all costs related to performing the Work in compliance with the requirements of all permits at the Contract Price are included in the Contract Price. CONTRACTOR agrees that CONTRACTOR shall be solely responsible for payment of all fines and penalties of any nature assessed to the CONTRACTOR or COUNTY or both by any governmental entity, district, authority or other jurisdictional entity relating to all permits required for performance of the Work.

- (k) CONTRACTOR acknowledges that the performance of the Work under the Contract Documents fulfills a COUNTY, CONTRACTOR, and public purpose. To that end, CONTRACTOR agrees to respond to citizen complaints related to alleged damage caused by CONTRACTOR'S performance of the Work within two (2) days of receipt of the complaint from citizens, ENGINEER, or the COUNTY. The CONTRACTOR shall utilize the attached "Report of Unsatisfactory Materials and/or Service" form to respond separately to each complaint. When a complaint is brought to the CONTRACTOR by a citizen, the CONTRACTOR shall identify the citizen and street address in the "Statement of Problem". Responses and action taken by the CONTRACTOR shall specifically identify the problem specific actions taken. Generic statements such as "addressed the problem" are unacceptable. If the CONTRACTOR fails to respond within two (2) days, then the COUNTY may take corrective action and deduct the actual costs of corrective action from subsequent Progress Payments or the retainage.
- (I) CONTRACTOR acknowledges that the COUNTY owned property obtained for performance of the Work within the project limits includes temporary construction easements. In the event that the CONTRACTOR fails to perform the Work within the Contract Time, then CONTRACTOR shall be solely responsible for payment of all costs for additional or extended temporary construction easements. The CONTRACTOR authorizes the COUNTY to deduct the actual costs of additional or extended temporary construction easements from subsequent Progress Payments or the retainage.

Section 8. Contract Documents. The Contract Documents which comprise the entire agreement between COUNTY and CONTRACTOR are made a part hereof and consist of the following:

- (a) This Agreement.
- (b) Addenda.
- (c) Bid.
- (d) American With Disabilities Act Affidavit.
- (e) Performance Bond.
- (f) Payment Bond.

- (g) Material and Workmanship Bond.
- (h) Specifications.
- (i) Technical Specifications Provided in these Contract Documents
- (j) General Conditions.
- (k) Supplementary Conditions including any utility specific forms provided by the COUNTY's Utility Division.
 - (l) Notice To Proceed.
 - (m) Change Orders.
 - (n) Certificate of Substantial Completion.
 - (o) Certificate of Final Inspection.
 - (p) Certificate of Engineer.
 - (q) Certificate of Final Completion
 - (r) CONTRACTOR's Release.
 - (s) Drawings and Plans.
 - (t) Supplemental Agreements.
 - (u) CONTRACTOR's Waiver of Lien (Partial)
 - (v) CONTRACTOR's Waiver of Lien (Final and Complete)
 - (w) Subcontractor/Vendor's Waiver of Lien (Final and Complete)
 - (x) Consent of Surety To Final Payment
 - (y) Instructions To Bidders
 - (z) Contractor's Insurance Requirements, Certificate and Insurance Policies

There are no Contract Documents other than those listed above in this Section 8. The Contract Documents may only be altered, amended or repealed by a modification as provided in the General Conditions.

Section 9. Liquidated Damages.

(a) The COUNTY and CONTRACTOR recognize that time is essential to the performance of this Agreement and CONTRACTOR recognizes that the COUNTY and its traveling public will suffer AGREEMENT

12/18/2002 CC-1200-02/BJC Northwestern Avenue Erosion

Conditions within the time specified below, plus any extensions thereof allowed in accordance with Section 12 of the General Conditions. The parties also recognize the delays, expense and difficulties involved in proving in a legal or alternative dispute resolution proceeding the damages resulting from inconvenience to the traveling public including traffic loading, intersection operations, costs for time, costs of fuel and costs for some environmental impacts (excluding actual delay damages which may include, but are not limited to, engineering fees and inspection costs) suffered by the COUNTY if the Work is not completed on time. Accordingly, CONTRACTOR and CONTRACTOR's Surety agree to pay COUNTY as liquidated damages, and not as a penalty, one thousand two hundred sixteen DOLLARS (\$1,216.00) per Day for each Day CONTRACTOR exceeds the Contract Time for Substantial Completed in accordance with the Contract Documents, the CONTRACTOR shall pay the COUNTY as liquidated damages for delay, and not as a penalty, one-fourth (1/4) of the rate set forth above.

- (b) The CONTRACTOR shall pay or reimburse, in addition to the liquidated damages specified herein, the COUNTY's actual damages which may include but are not limited to expenses for engineering fees and inspection costs arising from CONTRACTOR's failure in meeting either or both the Substantial Completion and Final Completion dates.
- (c) The liquidated damages provided in this Section are intended to apply even if CONTRACTOR is terminated, in default, or if the CONTRACTOR has abandoned the Work.

Section 10. Miscellaneous.

- (a) Terms used in this Agreement which are defined in Section 1 of the General Conditions shall have the meanings indicated in the General Conditions.
- (b) No assignments by a party hereto of any rights under or interests in the Contract Documents will be binding on another party hereto without the written consent of the party sought to be bound and any such assignment shall be void and of no effect; and specifically but without limitation, moneys that may become due and moneys that are due may not be assigned without such consent (except AGREEMENT 00500-9

to the extent that the effect of this restriction may be limited by law), and unless specifically stated to the contrary in any written consent to an assignment, no assignment will release or discharge the assignor from any duty or responsibility under the Contract Documents.

(c) COUNTY and CONTRACTOR each binds himself, his partners, successors, assigns and legal representatives to the other party hereto, his partners, successors, assigns and legal representatives in respect to all covenants, agreements and obligations contained in the Contract Documents.

Section 11. Contractor's Specific Consideration. In consideration of the CONTRACTOR's indemnity agreements as set out in the Contract Documents, COUNTY specifically agrees to pay the CONTRACTOR the sum of TWO HUNDRED FIFTY AND NO/100 DOLLARS (\$250.00) or ONE PERCENT (1%) OF THE CONTRACT SUM WHICHEVER IS GREATER. The CONTRACTOR acknowledges receipt of the specific consideration for CONTRACTOR's indemnification of COUNTY and that the specific consideration is included in the original Contract Price allocated by CONTRACTOR among all pay items - receipt of which is acknowledged.

Section 12. Notices. Whenever either party desires to give notice unto the other including, but not limited to, Contract Claims, it must be given by written notice, hand delivered, signed and dated for receipt or sent by certified United States mail, with return receipt requested, addressed to the party for whom it is intended at the place last specified and the place for giving of notice shall remain such until it shall have been changed by written notice in compliance with the provisions of this Section. For the present, the parties designate the following as the respective places for giving of notice, to wit:

FOR SEMINOLE COUNTY:

Seminole County Public Works/Engineering Division 520 West Lake Mary Boulevard, Suite 200 Sanford, Florida 32773

FOR CONTRACTOR:

CONTRACTOR's Supe	erintendent

Section 13. Conflict of Interest.

- (a) The CONTRACTOR agrees that it will not engage in any action that would create a conflict of interest in the performance of its obligations pursuant to this Agreement with the COUNTY or which would violate or cause others to violate the provisions of Part III, Chapter 112, Florida Statutes, relating to ethics in government. See County Personnel Policy 4.10 (F).
- (b) The CONTRACTOR hereby certifies that no officer, agent or employee of the COUNTY has any material interest (as defined in Section 112.312 (15), Florida Statutes, as over 5%) either directly or indirectly, in the business of the CONTRACTOR to be conducted here, and that no such person shall have any such interest at any time during the term of this Agreement.
- (c) Pursuant to Section 216.347, Florida Statutes, the CONTRACTOR hereby agrees that monies received from the COUNTY pursuant to this Agreement will not be used for the purpose of lobbying the Legislature or any other State or Federal Agency.

Section 14. Material Breaches of Agreement.

- (a) The parties recognize that breaches of the Contract Documents may occur and that remedies for those breaches may be pursued under the Contract Documents. The parties further recognize that the safety of the traveling public is of paramount concern. Therefore, the parties agree that any breach of the Contract Documents related to life safety, including but not limited to, the maintenance of traffic requirements of the Contract Documents, shall be considered a material breach of the Contract Documents.
- (b) Upon a material breach of the Contract Documents related to life safety, as determined by ENGINEER, the ENGINEER shall issue a stop work order suspending the Work or any specific portion of the Work until the conditions are corrected. If the life safety conditions giving rise to the stop work order are not corrected within a reasonable time, as determined by ENGINEER, then the material breach shall entitle COUNTY to terminate this Agreement. The recognition of breaches of the provisions of the Contract Documents related to life safety as material breaches shall not be construed as a limitation on other remedies for breaches or material breaches of the Contract Documents.

Section 15. Indemnification.

The Contractor shall indemnify and hold harmless, release and forever discharge Seminole County, the St. Johns River Water Management District, and the Florida Department of Environmental Protection, their public officers, employees, agents, representatives, successors and assigns of any and all liabilities, claims, actions, damages, costs or expenses, and attorneys' fees against Seminole County, the St. Johns River Water Management District, and the Florida Department of Environmental Protection, arising out of or in any way connected with this Agreement and resulting from damages to property, personal injury, or loss of life. CONTRACTOR understands that this waiver includes any claims based on partial or sole negligence, action or inaction of CONTRACTOR, his employees, subcontractors, representatives, successors and assigns; and includes any claims based on partial or sole negligence, action or inaction of Seminole County, the St. Johns River Water Management District, and the Florida Department of Environmental Protection, their public officers, employees agents, representatives, successors and assigns.

IN WITNESS WHEREOF, the parties hereto have signed this Agreement. All portions of the Contract Documents have been signed or identified by COUNTY and CONTRACTOR or by ENGINEER on their behalf.

ATTEST:	
	By:, President
, Secretary	, President
(Corporate Seal)	Date:
ATTEST:	BOARD OF COUNTY COMMISSIONERS SEMINOLE COUNTY, FLORIDA
	Ву:
	, Chairman
Clerk to the Board of County Commissioners of Seminole County, Florida.	Date:
For the use and reliance of Seminole County only. Approved As to form and legal sufficiency.	As authorized for execution by the Board of Commissioners at their
County Attorney/	

BID FORM

Purchasing Copy

SEMINOLE COUNTY, FLORIDA FOR THE CONSTRUCTION OF

PROJECT: NORTHWESTERN AVENUE EROSION AND SEDIMENTATION CONTROL PROJECT COUNTY CONTRACT NO. CC-1200-02/BJC Name of Bidder: Scholer Contractors Inc
Mailing Address:
Street Address: 8046 A Fresidence
Cirustate/Tim Orlando, FL 32801
Phone Number: (407) 835-351/
EAV Number: (457) 855-4977
Contractor License Number:
The Amina Division of Seminole County, Florida

TO: Purchasing Division of Seminole County, Florida

Pursuant to and in compliance with your notice inviting sealed Bids (Invitation for Bid), Instructions to Bidders, and the other documents relating thereto, the undersigned Bidder, having familiarized himself with the terms of the Contract Documents, local conditions affecting the performance of the Work, and the cost of the Work at the place where the Work is to be done, hereby proposes and agrees to perform within the time stipulated in the Contract Documents, including all of its component parts and everything required to be performed, and to provide and furnish any and all of the labor, Material, and tools, expendable Equipment, and all utility and transportation services necessary to perform the Work and complete in a workmanlike manner, all of the Work required in connection with the construction of said Work all in strict conformity with the Plans and Specifications and other Contract Documents, including Addenda Nos. #0 through_____, on file at the Purchasing Division for the Total Bid (Contract Price) hereinafter set forth.

The undersigned Bidder agrees that the Work shall be completed according to the schedule set forth in the Contract Documents.

The undersigned Bidder further agrees to pay liquidated damages as described in the Contract Documents.

Bid prices must be stated in words in accordance with these Instructions to Bidders in the blank space(s) provided for that purpose.

Bidder acknowledges that it has read and fully understands all Sections of the Instructions To Bidders.

BID FORM 12/18/2002 - CC-1200-02/BJC 00100-1

The undersigned, as Bidder, declares that the only persons or parties interested in this proposal as principals are those named herein; that this proposal is made without collusion with any person, firm or corporation; and he proposes and agrees, if the proposal is accepted, that he will execute an Agreement with the COUNTY in the form set forth in the Contract Documents; that he will furnish the Contract Security, Insurance Certificates, Endorsements, and Policies, that he is aware that failure to properly comply with the requirements set out in the "Instructions to Bidders" and elsewhere in the Contract Documents may result in a finding that the Bidder is non-responsive and may cause a forfeiture of the Bid Security.

Attention: Bids shall only be considered from those Bidders who have obtained these Contract Documents directly from the COUNTY by purchase.

THE AMERICAN INSTITUTE OF ARCHITECTS

Executed in 1 Counterpart

AIA Document A310

Bid Bond

, that we (Here insert full name and address or legal title of Contractor) 855-5572 (Here insert full name and address or legal title of Surety) 2) 943-1800 te of New York Firmly bound unto (Here insert full name and address or legal title of Owner) 2771-1468 (407) 665-7116 Five Percent of Amount Bid ———————————————————————————————————
(Here insert full name, address and description of project) ion and Sedimentation Control Project. the Principal and the Principal shall enter into a Contract id, and give such bond or bonds as may be specified in it surety for the faithful performance of such Contract and the prosecution thereof, or in the event of the failure of or bonds, if the Principal shall pay to the Obligee the amount specified in said bid and such larger amount for party to perform the Work covered by said bid, then this I force and effect.
day of January, 2003
Schuller Contractors, Inc. (Principle) (Title)
Atlantic Mutual Insurance Company (Surety) (Seal)
) i

KNOW ALL MEN BY THESE PRESENTS, that the Atlantic Mutual Insurance Company and Centennial Insurance Company, corporations duly organized under the laws of the State of New York hereinafter called Companies, do hereby appoint Jeffrey W. Reich, Susan L. Reich, Kim E. Niv, Teresa L. Robinson, Leslie M. Donahue, Patricia L. Slaughter

their true and lawful Attorneys-in-Fact to make, execute, seal and deliver on their behalf as surety

any and all bonds and undertakings of suretyship and other documents that the ordinary course of surety business may require. Such bonds and undertakings when duly executed by the aforesaid Attorney(s)-in-Fact shall be binding upon the Companies as fully and to the same extent as if such bonds and undertakings were signed by the President and Secretary and sealed with its corporate seal.

This Power of Attorney is issued pursuant to and by authority of the following resolution of the Board of Trustees of Atlantic Mutual Insurance Company and the Board of Directors of Centennial Insurance Company adopted effective December 1, 1999 and now in full force and effect;

RESOLVED that the Chairman, President or Senior Vice President-Surety may appoint other officers of the Company or agents of the Company to act as its lawful Attorney-in Fact in any State, Territory or Federal District to represent this Company and to act on its behalf within the scope of the authority granted to them in writing, which authority may include the power to make, execute, seal and deliver on behalf of this Company as surety, and as its act and deed, any and all bonds and undertakings of suretyship and such other documents as are required in the ordinary course of surety business; and that the Secretary, Assistant Secretary or any Officer of the Corporation be, and that each or any of them is, authorized to verify any affidavit or other statement relating to the foregoing and to any resolutions adopted by its Board of Trustees (or Board of Directors, as applicable); and that any such Attorney-in-Fact may be removed and the authority so granted may be revoked by the Chairman, President, Senior Vice President-Surety or by the Board of Trustees (or Board of Directors, as applicable).

IN WITNESS WHEREOF, each of the Companies has caused this Power of Attorney to be signed and its corporate seal to be affixed by its authorized Officer this Fourth day of January, 2000.

Attact M

Michael B. Keegan, Vice President

State of New Jersey
County of Passaic S

THE COMP

Atlantic Mutual Insurance Company Centenni Ansurance Company

Thomas P. Gorke, Senior Vice President

On this <u>Fourth</u> day of <u>January</u>, <u>2000</u>, before me, a Notary Public of the State and County aforesaid residing therein, duly commissioned and sworn, personally came the above named officer of the Company who being by me first duly sworn according to law, did depose and say that he is the officer of the Company described in and which executed the foregoing instrument; that he knows the seal of the Company; that the seal affixed to such instrument is the corporate seal of the Company; and that the corporate seal and his signature as such officer were affixed and subscribed to the said instrument by order of the Board of Trustees (or Board of Directors, as applicable).

My commission expires February 18, 2007

I, the undersigned Michael B. Keegan, Vice President of Atlantic Mutual Insurance Company and Centennial Insurance Company, do hereby certify that the original power of attorney of which the foregoing is a full, true and correct copy, is in full force and effect on the date of this Certificate and I do further certify that the Senior Vice President who executed said Power of Attorney was one of the Officers authorized by the Board of Trustees and Board of Directors to appoint an attorney-in-fact pursuant to the Board resolution stated above dated December 1, 1999. This Certificate may be signed and sealed by facsimile under and by authority of the following resolution of the Board of Trustees of Atlantic Mutual Insurance Company and the Board of Directors of Centennial Insurance Company, adopted at a meeting duly called and held on the 1st day of December, 1999.

RESOLVED, that the use of a printed facsimile of the corporate seal of the Company and of the signature of an Officer of the Company on any certification of the correctness of a copy of an instrument executed by the Chairman, President or Senior Vice President-Surety pursuant to the Board resolution, dated December 1, 1999, appointing and authorizing an attorney-in-fact to execute in the name of and on behalf of the Company, surety bonds, undertakings and other instruments, shall have the same effect as if such seal and such signature had been manually affixed and made, is hereby authorized and approved.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the corporate seal of each of the Companies to these presents this 23rd day of January 2003.

Michael B. Keegan, Vice President

BID FORM

NORTHWESTERN AVENUE EROSION AND SEDIMENTATION CONTROL TITLE:

PROJECT

COUNTY CONTRACT NO.: CC-1200-02/BJC

Pursuant to and in compliance with your Invitation for Bid, the Instructions to Bidders, and other documents relating thereto, the undersigned hereby agrees to furnish all labor, Materials and Equipment to do the Work in strict accordance with the Contract Documents and all addenda, if any, issued prior to the date of this Bid at the Total Bid herein as follows:

TOTAL AMOUNT OF BASE BID (STORMWATER SYSTEM):

SEVEN HUNDRED FORTY THREE THOUSAND THERE HUNDERD FORTY ONE NO

ALTERNATE #1: TOTAL AMOUNT OF ALTERNATE (SANITARY SEWER SYSTEM):

TWENTY THOUSAND SIX HUNDRED FITTY NINE NO/100

The award of the Alternate is contingent upon execution of the Agreement between Seminole County and Utilities, Inc.

The Bidder acknowledges that the Total Amount of Bid stated above includes the sum of \$250.00 or 1% of the Bid whichever is greater, specific consideration for indemnification. 1.

The Bidder acknowledges that the Total Amount of Bid stated above includes compensation for all Work, labor, permits, bonds, equipment, materials, and any and all incidental costs necessary 2. for the proper execution of the required services.

The Bidder acknowledges the receipt, execution, and return of the following forms:

Section 00100 - Bid Forms, including alternates and addendum, if any.

Section 00150 - Trench Safety Act Form

Section 00160 - Bidder Information Forms

Section 00300 - Non-Collusion Affidavit of Bidder Form

Section 00310 - Certification of Non-segregated Facilities Form

Section 00630 - Americans with Disabilities Act Form

IN WITNESS WHEREOF, BIDDER has he of january, 2003.	ereunto executed this BID FORM this <u>23</u> day
of January, 2003. Scholler Contractors Inc	
(Name of BIDDER)	(Signature of person signing this BID FORM)
	(Printed name of person signing this BID FORM)
	President
	(Title of person signing this BID FORM)

ACCOMPANYING THIS BID IS Bid BOND

(insert the word(s) "cashier's check," bidder's bond," certified check," or other security as provided by law, as the case may be) in an amount equal to at least five percent (5%) of the Total Bid, payable to the

BOARD OF COUNTY COMMISSIONERS, SEMINOLE COUNTY, FLORIDA

The undersigned deposits above-named security as a Bid guarantee and agrees that it shall be forfeited to the COUNTY as liquidated damages in case this Bid is accepted by the COUNTY and the undersigned fails to execute an Agreement with the COUNTY as specified in the Contract Documents accompanied by the required Payment and faithful Performance Bonds with Sureties satisfactory to the COUNTY, and accompanied by the required certificates of insurance coverage, and endorsements. Should the COUNTY be required to engage the services of an attorney in connection with the enforcement of this Bid, Bidder promises to pay COUNTY's reasonable attorney's fees and costs (including attorney's fees and costs on appeals) incurred with or without suit.

PROJECT:

LITTLE WEKIVA RIVER BASIN MANAGEMENT PLAN

NORTHWESTERN AVENUE EROSION AND SEDIMENT CONTROL PROJECT

BID NO.:

CC-1200-02/BJC

STORMWATER SYSTEM

	STEM	EST.		UNIT	CONTRACT
-		QTY.	UNIT	PRICE	PRICE
Cili i vo	ESCRIPTION	1	_LS	55,945,50	55,945.50
	MOBILIZATION (LIMIT 6% OF BASE BID)	1_	LS	6,250.00	6,250.00
02-1 N	MAINTENANCE OF TRAFFIC	28	CY	201.00	5,628,00
•	SANDBAGGING	18	CY	97.00	1,746.00
•••	SEDIMENTATION BARRIER WALL (ROCK)	685	LF	1.30	<u>690.50</u>
04-13-2	SILT FENCE STAKED (TYPE IV)	1	AC	112,500.00	112,500.9
10-1-1	CLEARING & GRUBBING	817	CY	12.00	
120-1	EXCAVATION, REGULAR	4	LS	137,500.9	(37,500.0
160-	STABILIZATION (SIDE SLOPES)		CY	375	
400-1-15	CONC CLASS I (MISCELLANEOUS)	5	LF	19-4	
400-101	INJECTION GROUTING (CONCRETE)	66		3386	
400-101	PRESSURE GROUTING (CONCRETE)	10	CY	2750	
425-2-61	MANHOLES (P-8) (<10')	1	EA_	(35)	
430-11-329	PIPE CONC CULV (CLASS III) (24" SS)	12	<u>LF</u>	<u> </u>	
430-982-229	MITERED END SECTION (24")	1	<u>EA</u> _	Z09-4	
530-76	GABION MAT (RENO MATTRESS)	344	CY		
530-77	GÅBION BASKET	813	CY	219.5 267° 276	
530-77	TERRAMESH BASKET (MECHANICAL STABILIZED EARTH)	485	CY		
550-2-5	FENCING, TYPE B (5' HEIGHT)	74	<u>LF</u>	10.00	
550-2-6	FENCING, TYPE B (4' HEIGHT)	535	LF		
550-3-6	CORNER POST ASSEMBLY (TYPE B, 4' HEIGHT FENCE)	4	<u>EA</u>		
550-6-4	END POST ASSEMBLY (TYPE B, 4' HEIGHT FENCE)	8	EA		
550-73-10	LIGHTWEIGHT BARRICADE FENCE	500	0 <u>L</u> F		
	FENCING, TYPE B, TEMPORARY CONSTRUCTION (6' HEIGHT)	60	0 <u>L</u> I		
550-73-20	FENCE GATE, TYPE B, DOUBLE (8' OPENING, 4' HEIGHT FENCE)	1	<u>_</u>		
550-76-082	FENCE GATE, TYPE B, SINGLE (12' OPENING, 4' HEIGHT FENCE)	1	E	A 1,250	
550-76-121		_ 32		y 2.5	
575-1-1	SODDING (BAHA) Company Name: Schullfr Contamilo	TOTALS	TORMWA	TER PROJECT CO	st = 7 <u>43,341</u>

SANITARY SEWER SYSTEM

SANITARY SEW	ER SYSIEM	EST.	UNIT	CONTRACT
	DESCRIPTION	QTY. UI	NIT PRICE	PRICE
ITEM NO.		2	EA 3 125 14	<u>6.250.00</u>
1500-	BYPASS PUMPING (SANITARY)	165	LF 15.9	2475.00
1500-900-25	PIPE (REMOVE)		LF 24.40 24	2684.00
1513-160-318	PIPE PVC (F&I) (PUSH-ON JOINT) (8")		//	
1541-140-13	MANHOLE UTILITY (F&I) (SPECIAL) (SADDLE) (> 12")		EA 4000.0	
1541-120-13	MANHOLE UTILITY (F&I) (STANDARD DROP) (> 12")	1	EA 4000.9	
	MANHOLE UTILITY (REMOVE)	1	EA 1250,	<u> 1,250.∞</u>
1541-900	MANAGLEOTILITY	TOTAL SANITARY SE	EWER PROJECT COST	= 20,659.00
			TOTAL PROJECT COST	-1111

The award of Alternate #1 - Sanitary sewer System will be contingent upon execution of the Agreement between Seminole County and Utilities, Inc.

Company Name: Schuler Contractors The

00100-6

TRENCH SAFETY ACT (if applicable for this project) SECTIONS 553.60-553.64, FLORIDA STATUTES

NOTICE TO BIDDERS:

In order to comply with the Trench Safety Act, the Bidder is required to specify the costs of compliance. These costs are not a separate pay item. The Bidder must also reference the Trench Safety Standards which will be in effect during construction, and assure in writing that the Bidder will comply with the applicable Trench Safety Standards.

TRENCH SAFETY MEASURE Sloping	UNITS OF MEASURE	QUARTITIES	ONIT COST	EXTENDED COST 165.
			TOT	
Printed Name Signature	Scholler	Schuller of Bidder Name 1/23/03 Date	Cartrac	AL\$ 165.00

BIDDER INFORMATION

Bidder shall complete the following information and include with their bid submittal.

Bidder Information

CONTRACTING OFFICER	TITLE	OFFICER'S FULL LEGAL NAME	
	President	Timolly Alan Schullet	
	Vice-President		
	Secretary		
	Treasurer FO Resident Superintendent	Alexander J. Caputo	
	Superintendent		

Indicate with an asterisk (*) in the first column, which officer will sign the resulting contract. If other than the President, include a copy of the corporate resolution which gives express authority for execution of the specific proposal and contract documents. Each Bidder must assure that the officer information provided is in accordance with the Bidder's corporate registration supplied to the Secretary of State.



EXPERIENCE OF BIDDER

	DER Schuller Contractor Inc	
ithin the past	dder shall complete and provide the following information reg three years in this particular project work.	
Bidder ize of this pro Jumber and Fa	must demonstrate ability to construct projects of similar comject. Under Client's Name and address, please include Contact's Number.	plexity, nature and s name, Telephone
DATE OF CONTRACT	NAME OF PROJECT CLIENT'S NAME & ADDRESS AND LOCATION TELEPHONE AND FAX #'S See Atlacked	CONTRACT AMOUNT
	- SNECTS	\$
		\$
		\$
		\$
		\$
Do you have	e any similar work in progress at this time? YesNo	
	me in business:Years	
Bank or Fin	ancial references: (Include Contact Name and telephone numbe	er)

RESERVED

NON-COLLUSION AFFIDAVIT OF BIDDER

NOW-COPPOSION IN LYDINA -
State of Florida)
County of Orange)
the second says that:
State of Florida)ss County of Orange Timothy Scholler , being first duly sworn, deposes and says that: (1) He is President, of Scholler Configures in the Bidder that has submitted the attached Bid;
(2) He is fully informed respecting the preparation and contents of the attached Bid and of all pertinent circumstances respecting such Bid;
(3) Such Bid is genuine and is not a collusive or sham Bid;
(4) Neither the said Bidder nor any of its officers, partners, owners, agents, representatives, employees or parties in interest, including this affiant, has in any way colluded, conspired, connived or agreed, directly or indirectly, with any other Bidder, firm or person to submit a collusive or sham Bid in connection with the Agreement for which the attached Bid has been submitted or to refrain from bidding in connection with such Agreement, or has in any manner, directly or indirectly, sought by agreement or collusion or communication or conference with any other Bidder, firm or person, to fix the price or prices in the attached Bid or of any other Bidder, or to fix any overhead, profit or cost element of the Bid price or the Bid price of any other Bidder, or to secure through collusion, conspiracy, connivance or unlawful agreement any advantage against the Board of County Commissioners, Seminole County, Florida, or any person interested in the proposed Agreement; and
(5) The prices quoted in the attached Bid are fair and proper and are not tainted by any collusion, conspiracy, connivance or unlawful agreement on the part of the Bidder or any of its agents, representatives, owners, employees or parties in interest, including this affiant.
Signed:
Printed Name: Timothy Schuller
Title: 1/25/03

STATE OF FLORIBA) COUNTY OF ORANGE)		
COUNTY OF ORANGE) SS		rd
The foregoing instrument was a	Print Name Notary Public in and Aforementioned	for the County and State Elizabeth Strickland Commission # DD126795
	My commission expires:	Bonded Thru Atlantic Bonding Co., Inc.

ATTACH AND INCLUDE THIS PAGE OF NON-COLLUSION AFFIDAVIT OF BIDDER AS PART OF BID FORM; FAILURE TO DO SO SHALL BE CAUSE FOR DISQUALIFICATION OF YOUR BID.

CERTIFICATION OF NONSEGREGATED FACILITIES

The Bidder certifies that he does not maintain or provide for his employees any segregated facilities at any of his establishments, and that he does not permit his employees to perform their services at any location, under his control, where segregated facilities are maintained. The Bidder certifies further that he will not maintain or provide for his employees any segregated facilities at any location under his control where segregated facilities are maintained. The Bidder agrees that a breach of this certification will be a violation of the Equal Opportunity clause in any contract resulting from acceptance of this Bid. As used in this certification, the term "segregated facilities" means any waiting rooms, work areas, restrooms and washrooms, restaurants and other eating areas, time clocks, locker rooms and other storage and dressing areas, parking lots, drinking fountains, recreation or entertainment area, transportation and housing facilities provided for employees which are segregated by explicit directive, or are in fact segregated on the basis of race, color, religious disability or national origin, because of habit, local custom, or otherwise. The Bidder agrees that (except where he has obtained identical certifications from proposed subcontractors for specific time periods) he will obtain identical certifications from proposed subcontractors prior to the award of subcontracts exceeding \$10,000 which are not exempt from the provisions of the Equal Opportunity clause, and that he will retain such certifications in his files.

The nondiscriminatory guidelines as promulgated in Section 202, Executive Order 11246, and as amended by Executive Order 11375 and as amended, relative to Equal Opportunity for all persons and implementations of rules and regulations prescribed by the United States Secretary of Labor are incorporated herein.

NOTE:	The penalty for making false statement	ts in offers is prescribed in 18 U.S.C. 1001.
1 /	125/03	Rv:
Date:	27102	Print Name: Timothy Schuller
Official Add	drass:	Title: President
	er Contractors Inc	
8046	A Presidents Prive	_
orla	ndo, FL 32809	
	clude Zip Code)	

ATTACH AND INCLUDE THIS PAGE AS PART OF BID FORM; FAILURE TO DO MAY BE CAUSE FOR DISQUALIFICATION OF YOUR BID.

AMERICANS WITH DISABILITIES ACT **AFFIDAVIT**

The undersigned CONTRACTOR swears that the information herein contained is true and correct and that none of the information supplied was for the purpose of defrauding COUNTY.

The CONTRACTOR will not discriminate against any employee or applicant for employment because of physical or mental handicap in regard to any position for which the employee or applicant for employment is qualified. The CONTRACTOR agrees to comply with the rules, regulations and relevant orders issued pursuant to the Americans with Disabilities Act (ADA), 42 USC s. 12101 et seq. It is understood that in no event shall the COUNTY be held liable for the actions or omissions of the CONTRACTOR or any other party or parties to the Agreement for failure to comply with the ADA. The CONTRACTOR agrees to hold harmless and indemnify the COUNTY, its agents, officers or employees from any and all claims, demands, debts, liabilities or causes of action of every kind or character, whether in law or equity, resulting from the CONTRACTOR's acts or omissions in connection with the ADA.

11.	- 1 11- Part and Too
CONTRACTOR:	Scholler Contractors Inc
Signature:	- 11 C/1/1-
Printed Name:	Timothy Schullet
Title:	Fresident
Date:	1/23/02
Affix Corporate Seal	
The foregoing inst of The foregoing inst of The personally known to me or has	rument was acknowledged before me this day of of firm) on behalf of the firm. He/She is identification. Prior Name Notary Public in and for the County Elizabeth Strickland and State Aforementioned My commission expires: Atlantic Bonding Co., Inc.



Bepartment of State

I certify from the records of this office that SCHULLER CONTRACTORS INCORPORATED is a corporation organized under the laws of the State of Florida, filed on June 8, 1998.

The document number of this corporation is P98000052167.

I further certify that said corporation has paid all fees due this office through December 31, 2002, that its most recent annual report/uniform business report was filed on January 8, 2002, and its status is active.

I further certify that said corporation has not filed Articles of Dissolution.

Given under my hand and the Great Seal of the State of Florida at Tallahassee, the Capitol, this the Eighth day of January, 2002

TO SO WE THE

CR2EO22 (1-99)

Katherine Harris Katherine Harris Secretary of State

SCHULLER CONTRACTORS INCORPORATED PROJECT REFERENCES

1. Project Name:

Construction of Moss Park Infrastructure, Project No. Y9-785

Start Date:

November 14, 2000

Owner:

Orange County Government, Department of Capital Projects

Contact:

Dave Wing

Address:

400 E. South Street, 5th Floor

Orlando, FL 32802

Telephone:

407/836-0050 \$825,000.00

Original Contract: Change Orders:

\$14,730.36

Final Contract:

\$839,730.36

Completed on Schedule:

yes

Project Description: In

Installation of water, sewer, storm water, and electric at Moss Park

Date: 2/28/02

Recreational Center. Includes construction of roadway and fifty

campsites with water, sewer and electric.

2. Project Name:

Somerset At Lakeville Oaks, Project No. Y8-738

Start Date:

October 19, 1998

Owner:

Orange County Government Public Works Division, Highway

Construction Department

Contact:

John Workman

Address:

4200 John Young Parkway

Orlando, FL 32802-1393

Telephone:

407/836-7936

Original Contract:

\$388,816.00

Change Orders:

\$37,646.00

Final Contract:

\$426,462.00

Completed on Schedule:

Yes

Date: 4/15/99

Project Description:

Modify Storm Water System, including new lift station, storm

water structures, installation of 500' of DIP, concrete pipe,

restoration of sidewalks, driveways and streets.

Project Name: 3.

Clear Lake Retrofit, Phase I, Project No. Y9-730

Start Date:

March 24, 1999

Owner:

Orange County Government Public Works Division, Highway

Construction Department

Contact:

Mr. Mike Wehrfritz, Engineer II

Address:

4200 John Young Parkway Orlando, FL 32802-1393

Telephone:

407/836-7936

Original Contract:

\$728,000.00 (\$20,000.00)

Change Orders: Final Contract:

\$708,000.00

Completed on Schedule:

Yes

Date: 8/24/99

Project Description:

Construct 2 Retention Ponds Including, structures, pipe and

restoration of sod and sidewalk.

Project Name: 4.

Cheney Heights Stormwater Outfall Retrofit, Project No. Y9-740

Start Date:

June 7, 1999

Owner:

Orange County Government Mike Wehrfritz, Engineer II

Contact: Address:

4200 S. John Young Parkway

Orlando, FL 32839

Telephone:

407/836-7880 \$497,993.02

Original Contract: Change Orders:

\$8,194.56 \$506,187.58

Final Contract: Completed on Schedule:

Yes

Project Description:

Date: 1/15/00

Construction of two retention ponds, ditch bottom inlets, ten drop

inlets, manhole structures, 600 meters of reinforced concrete pipe,

modified type E inlets, install 900mm to 10,050mm concrete pipe

(approx. 3000 feet).

Project Name: 5.

Curry Ford Road Reconstruction and Utility Improvements,

Project No. Y0-703

Start Date:

January 13, 2000

Owner:

Orange County Government Mike Wehrfritz, Engineer II

Contact: Address:

4200 S. John Young Parkway

Orlando, FL 32839

Telephone:

407/836-7880

Original Contract: Change Orders:

\$2,775,081.38 \$(63,474.94)

Final Contract:

\$2,711,606.44

Completed on Schedule: No

Date: 3/10/01

Project Description:

Construction of 800 lineal meters of four lane divided asphaltic concrete. Construct 6120 lineal feet of 36" DIP and directional drill of 600 lineal feet of 36" HDPE. Construct 3000 lineal feet of

15" to 42" RCP Stormwater, including inlets and manhole

structures. Demolition of useless water pipe.

Project Name: 6.

Clarcona - Ocoee Road Water Main and Force Main Extension,

Project No. Y9-776

Start Date:

January 3, 2000

Orange County Government

Contact:

Charlyn Watts, Chief Utilities Inspector

Address:

109 E. Church Street, Suite 300

Orlando, FL 32801

Telephone:

407/836-7288 \$652,574.00

Original Contract: Change Orders:

(\$6,721.35)

Final Contract:

\$645,852.65

Completed on Schedule:

Yes

Date: August 15, 2000

Project Description:

Construction of 6,500 lineal feet of 12" PVC Water Main and

6,500 lineal feet of 16" DIP Force Main. 100' Jack and Bore.

Project Name: 7.

Primary Drainage Structure Maintenance Program, Project

No. Y0-717

Start Date:

February 15, 2000

Owner:

Orange County Government Mike Wehrfritz, Engineer II

Contact: Address:

4200 S. John Young Parkway

Orlando, FL 32839

Telephone:

407/836-7880 \$600,000.00 \$134,000.00

Change Orders: Final Contract:

Original Contract:

\$734,000.00

Completed on Schedule:

Yes

Date: November 15, 2000

Project Description: Correct deterioration of Structures needed for drainage.

Project Name: 8.

LaCosta Ditch Closure

Start Date:

October 15, 2001

Owner:

City of Orlando

Contact:

Silke Smith

Address:

400 South Orange Avenue

Orlando, FL 32802

Telephone:

407/246-3264

Original Contract:

\$358,925.00 \$5,439.15

Change Orders: Final Contract:

\$364,364.15

Completed on Schedule:

Yes

Date: January 5, 2002

Project Description: 1200 Lineal Feet of 72"/84" Stormwater. 65,000 CY fill dirt.

Refurbish the surrounding area (grassing).

9. Project Name:

Lake Conway

Start Date:

July 9, 2001

Owner:

Orange County, Environmental Protection Division

Contact:

Ron Novy, Sr Environmental Specialist

Address:

800 Mercy Drive, Suite 4

Orlando, FL 32808

Telephone:

407/836-1409

Original Contract:

\$336,446.00

Change Orders:

\$268,554.00

Final Contract:

\$605,000.00

Completed on Schedule:

yes

Date: March 4, 2002

Project Description: Perform hydraulic and mechanic dredging to canals. Clean and remove muck from canals located in and around Lake Conway, Little Lake Conway and Lake Gatlin.

10. Project Name:

El Nino Grande

Start Date:

November 19, 2001

Owner:

City of St. Cloud

Contact:

Mark Luthie

Address:

2901 17th Street

St. Cloud, FL 34769

Telephone:

407/957-7279

Original Contract:

\$3,250,000.00

Change Orders:

(\$110,840.27)

Final Contract:

\$3,139,159.73

Completed on Schedule:

n/a

Date: Ongoing

Project Description: Redo utilities (water, sewer and storm drainage) on seven city streets. Construct two stormwater retention ponds. Reconstruct four streets including base paving and curbing.

11. Additional Reference: William J. Irvine, CPPB, CSM

Senior Construction Contracts Manager

Orange County Public Schools/Construction & Desing

407/317-3700

STATE OF FLORIDA

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

CONSTRUCTION INDUSTRY LICENSING BOARD 1940 NORTH MONROE STREET FL 32399-0783 TALLAHASSSEE

(850) 487-1395

SCHULLER, TIMOTHY A SCHULLER CONTRACTORS INCORPORATED 8046 A PRESIDENTS DRIVE FL 32809 **ORLANDO**



STATE OF FLORIDA

AC#0469450

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

CGC036261

06/27/02 011149712

CERTIFIED GENERAL CONTRACTOR SCHULLER, TIMOTHY A SCHULLER CONTRACTORS INCORPORATED

IS CERTIFIED under the provisions of Ch.489 FS. Expiration date: AUG 31, 2004 SEQ #L02062701349

DETACH HERE

#0469450

STATE OF FLORIDA

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION SEQ#L02062701349 CONSTRUCTION INDUSTRY LICENSING BOARD

BATCH NUMBER LICENSE NBR DATE

06/27/2002 011149712 CGC036261

The GENERAL CONTRACTOR Named below IS CERTIFIED

Under the provisions of Chapter 489 FS.

Expiration date: AUG 31, 2004

SCHULLER, TIMOTHY A SCHULLER CONTRACTORS INCORPORATED 8046 A PRESIDENTS DRIVE FL 32809 ORLANDO

PERFORMANCE BOND

(100% of Contract Price) Seminole County Contract No. CC-1200-02/BJC

KNOW ALL MEN BY THESE PRESENTS: that

(Name of CONTRACTOR)	
(Address of CONTRACTOR)	
Contractor's Telephone Number:	
a, hereinaf	ftor
(Corporation, Partnership or Individual)	ici
called Principal, and	
(Name of Surety)	
(Address of Surety)	
Surety's Telephone Number:	
hereinafter called Surety, are held and firmly bound unto SEMINOLE COUNTY, 1101 East First Stress Sanford, Florida 32771, hereinafter called COUNTY, in the sum DOLLAR (\$	of RS, ruly nts.
Legal description of the property: Northwestern Avenue Erosion and Sedimentation control project located just south of the intersection of Northwestern Avenue and Mahogany Lane Drive in Semino County.	<u>is</u> ole
General description of the Work: The Contractor is responsible for all labor, materials, equipment coordination, and incidentals necessary for the installation of structural and non-structural erosion control measures along an approximately 550-feet section of the Little Wekiva River. The structural measures consist of a combination of gabions, reno mattress and miscellaneous drainage systems. The non-structural measures consist of a variety of plantings to be installed in littoral shelves, top of band terraced areas. Also included is removal and replacement of approximately 128 feet of sanital sewer system.	on ral he
This Bond is being entered into to satisfy the requirements of Section 255.05, Florida Statutes and the Agreement referenced above, as the same may be assented by	he

Agreement referenced above, as the same may be amended.

NOW, THEREFORE, the condition of this obligation is such that if Principal:

- 1. Promptly and faithfully performs its duties, all the covenants, terms, conditions, and agreements of said Agreement including, but not limited to the insurance provisions, guaranty period and the warranty provisions, in the time and manner prescribed in the Agreement, and
- 2. Pays COUNTY all liquidated damages, losses, damages, delay damages, expenses, costs and attorneys' fees, including costs and attorney's fees on appeal that COUNTY sustains resulting directly or indirectly from any breach or default by Principal under the Agreement, and
- 3. Satisfies all claims and demands incurred under the Agreement, and fully indemnifies and holds harmless the COUNTY from all costs and damages which it may suffer by reason or failure to do so, then this bond is void; otherwise it shall remain in full force and effect.

The coverage of this Performance Bond is co-equal with each and every obligation of the Principal under the above referenced Agreement and the Contract Documents of which the Agreement is a part.

In the event that the Principal shall fail to perform any of the terms, covenants and conditions of the Agreement and the Contract Documents of which the Agreement is a part during the period in which this Performance Bond is in effect, the Surety shall remain liable to the COUNTY for all such loss or damage (including reasonable attorneys' fees and costs and attorneys' fees and costs on appeal) resulting from any failure to perform.

In the event that the Surety fails to fulfill its obligations under this Performance Bond, then the Surety shall also indemnify and hold the COUNTY harmless from any and all loss, damage, cost and expense, including reasonable attorneys' fees and costs for all trial and appellate proceedings, resulting from the Surety's failure to fulfill its obligations hereunder. This subsection shall survive the termination or cancellation of this Performance Bond.

The Surety stipulates and agrees that its obligation is to perform the Principal's Work under the Agreement under the Bond. The following preventative options by the Surety are encouraged; however, preventative options shall not be considered performance under the Bond: (i) Surety's financing of the Principal to keep Principal from defaulting under the Contract Documents, and (ii) Surety's offers to COUNTY to buy back the Bond. The Surety agrees that its obligation under the bond is to: (i) take over performance of the Principal's Work and be the completing Surety even if performance of the Principal's Work exceeds the Principal's Contract Price or (ii) re-bid and re-let the Principal's Work to a completing contractor with Surety remaining liable for the completing contractor's performance of the Principal's Work and furnishing adequate funds to complete the Work. The Surety acknowledges that its cost of completion upon default by the Principal may exceed the Contract Price. In any event, the Principal's Contract Time is of the essence and applicable delay damages are not waived by COUNTY.

The Surety, for value received, hereby stipulates and agrees that its obligations hereunder shall be direct and immediate and not conditional or contingent upon COUNTY's pursuit of its remedies against Principal, shall remain in full force and effect notwithstanding (i) amendments or modifications to the Agreement entered into by COUNTY and Principal without the Surety's knowledge or consent (ii) the discharge of Principal as a result of any proceeding initiated under the Bankruptcy Code of 1978, as the same may be amended, or any similar state or federal law, or any limitation of the liability or

Principal or its estate as a result of any such proceeding. The filing of bankruptcy by the pricipal shall be an automatic default under the Agreement.

Any changes in or under the Agreement and Contract Documents and compliance or noncompliance with any formalities connected with the Agreement or the changes therein shall not affect Surety's obligations under this Bond and Surety hereby waives notice of any such changes. Further, Principal and Surety acknowledge that the Sum of this Bond shall increase or decrease in accordance with Change Orders (unilateral or directive change orders and bilateral change orders) or other modifications to the Agreement and Contract Documents.

The Performance Bond and the Payment Bond and the covered amounts of each are separate and distinct from each other.

This Performance Bond is intended to comply with the requirements of Section 255.05, Florida Statutes, as amended, and additionally, to provide contract rights more expansive than as required by statute.

IN WITNESS WHEREOF, this, 20	instrument is executed this the day
ATTEST:	
	Principal (Contractor)
Ву	Ву
By (Principal) Secretary	
Name	Name
(Type)	(Type)
(Corporate Seal)	Title
	Address
W. D	City/State/Zip
Witness to Principal	
Name	_
(Type)	
Witness to Principal	•
Name(Type)	_
ATTEST:	
Ву	
(Surety) Secretary	Surety
Name	Phone No.
(Type)	Fax No.
(Corporate Seal)	
Witness of to County	Ву
Witness as to Surety	Attorney-in-fact
Name	Name
(Type)	(Type)
Witness as to Surety	
Name	Address
(Type)	
	City/State/ZipPhone No.
	Phone NoFax No
	- WALTU-

NOTE: Date of the Bond must not be prior to date of Agreement. If CONTRACTOR is a joint venture, all venturers shall execute the Bond. If CONTRACTOR is Partnership, all partners shall execute the Bond.

IMPORTANT: Surety companies executing Bonds must appear on the Treasury Department's most current list (Circular 570 as amended) and be authorized to transact business in the State of Florida, unless otherwise specifically approved in writing by COUNTY.

ATTACH a certified copy of Power-of-Attorney appointing individual Attorney-in-Fact for execution of Performance Bond on behalf of Surety.

PAYMENT BOND

(100% of Contract Price)
Seminole County Contract Number: <u>CC-1200-02/BJC</u>

KNOW ALL MEN BY THESE PRESENTS: that (Name of CONTRACTOR) (Address of CONTRACTOR) Contractor's Telephone Number: _____, hereinafter after called (Corporation, Partnership, or Individual) Principal, and_____ (Name of Surety) (Address of Surety) Surety's Telephone Number: herein called Surety, are held and firmly bound unto____ SEMINOLE COUNTY, 1101 East First Street, Sanford, Florida 32771, hereinafter called "COUNTY",) in lawful money of the United States, for the payment of which sum well and truly to be made, we bind ourselves, successors, and assigns, jointly and severally, firmly by these presents. Seminole County's Telephone Number: (407) 665-7116 THE CONDITION OF THIS OBLIGATION is such that whereas, the Principal entered into a certain Agreement with the COUNTY, dated the _____day of _____, 20___, and made a part hereof the construction of: CC-1200-02/BJC. Legal description of the property: Northwestern Avenue Erosion and Sedimentation control project is located just south of the intersection of Northwestern Avenue and Mahogany Lane Drive in Seminole County. General description of the Work: The Contractor is responsible for all labor, materials, equipment, coordination, and incidentals necessary for the installation of structural and non-structural erosion

sewer system.

control measures along an approximately 550-feet section of the Little Wekiva River. The structural measures consist of a combination of gabions, reno mattress and miscellaneous drainage systems. The non-structural measures consist of a variety of plantings to be installed in littoral shelves, top of bank, and terraced areas. Also included is removal and replacement of approximately 128 feet of sanitary

NOW, THEREFORE, the condition of this obligation is such that if Principal shall promptly make payments to all claimants as defined in Section 255.05(1), Florida Statutes, supplying Principal with labor, Materials, or supplies, used directly or indirectly by Principal in the prosecution of the Work provided for in the Agreement, then this obligation shall be void; otherwise, it shall remain in full force and effect subject, however, to the following conditions:

- 1. This Bond is furnished for the purpose of complying with the requirements of Section 255.05, Florida Statutes, as the same may be amended.
- 2. It is a specific condition of this Bond that a claimant's right of action on the Bond is limited to the provisions of Section 255.05, Florida Statutes, including, but not limited to, the one-year time limitation within which suits may be brought.
- 3. This Bond is conditioned that the CONTRACTOR shall promptly make payments to all persons defined in Section 713.01, Florida Statutes, whose claims derive directly or indirectly from the prosecution of the Work provided for in the Agreement.

Therefore, a claimant, except a laborer, who is not in privity with the CONTRACTOR and who has not received payment for his labor, Materials or supplies shall, within forty-five (45) days after beginning to furnish labor, Materials or supplies for the prosecution of the Work, furnish the CONTRACTOR with a notice that he intends to look to the Bond for protection. A claimant who is not in privity with the CONTRACTOR and who has not received payment for his labor, Materials or supplies shall within ninety (90) days after performance of the labor or completion of delivery of the Materials or supplies, or, with respect to rental equipment, within 90 days after the date that the rental equipment was last on the job site available for use, deliver to the CONTRACTOR and to the Surety written notice of the performance of the labor or delivery of the Materials or supplies and of the nonpayment. No action for the labor, Materials or supplies may be instituted against the CONTRACTOR or the Surety on the bond after one (1) year from the performance of the labor or completion of the delivery of the Materials or supplies.

- 4. Any changes in or under the Agreement or Contract Documents and compliance or noncompliance with any formalities connected with the Agreement or the changes therein shall not affect Surety's obligations under this Bond and Surety hereby waives notice of any such changes. Further, Principal and Surety acknowledge that the Sum of this Bond shall increase or decrease in accordance with the Change Orders (unilateral or directive change orders and bilateral change orders) or other modifications to the Agreement or Contract Documents.
- 5. The Performance Bond and the Payment Bond and the covered amounts of each are separate and distinct from each other. This Payment Bond shall be construed as a statutory Payment Bond under Section 255.05, Florida Statutes and not as a common law bond.

ATTEST:	
	Principal
Ву	By
(Principal) Secretary	
Name	Name
(Type)	(Type)
(Corporate Seal)	Title
- · · · · · · · · · · · · · · · · · · ·	Address
	City/State/Zip
Witness to Principal	_
Name	
(Type)	
Witness to Principal	_
Name	
(Type)	
ATTEST:	
Ву	
(Surety) Secretary	Surety
Name(Type)	Phone NoFax No
(Corporate Seal)	Ву
(co.porate sear)	Attorney-in-fact
Witness as to Surety	_
Name	
(Type)	_
Witness as to Surety	Name(Type)
The state of the surely	(1ype)
Name	Address
(Type)	City/State/7:-
	City/State/ZipPhone No
	Phone NoFax No

NOTE: Date of the Bond must not be prior to date of Agreement. If CONTRACTOR is a joint venture, all venturers shall execute the Bond. If CONTRACTOR is Partnership, all partners shall execute Bond.

IMPORTANT: Surety companies executing Bonds must appear on the Treasury Department's most current list (Circular 570 as amended) and be authorized to transact business in the State of Florida, unless otherwise specifically approved in writing by COUNTY.

ATTACH a certified copy of Power-of-Attorney appointing individual Attorney-in-Fact for execution of Payment Bond on behalf of Surety.



MATERIAL AND WORKMANSHIP BOND (10% of Final Contract Price)

KNOW ALL MEN BY THESE PRESENTS:

THAT WE	, hereinafter
referred to a "Principal" and	, hereinafter referred to as
"Surety" are held and firmly bound unto Seminole G	County, a political subdivision of the State of Florida,
hereinafter referred to as the COUNTY in the sum of	of ten percent (10%) of the Contract Price as adjusted
under the Contract Documents \$	for the payment of which we bind ourselves, heirs,
executors, successors and assigns, jointly and severa	ally, firmly by these presents:
WHEREAS, Principal has constructed ce certain Project described as <u>CC-1200-02/BJC</u> ; and	rtain improvements and other appurtenances in that
· · · · · · · · · · · · · · · · · · ·	ts were made pursuant to an Agreement dated chasing Division of Seminole County; and
, , ,	otect the County against any defects resulting from ments for a period of two (2) years from the date of

NOW THEREFORE, the conditions of this obligation is such that if Principal shall promptly and faithfully protect the County against any Defects resulting from faulty Materials and Workmanship of the aforesaid improvements for a period of two (2) years from the date of Final Completion, then this obligation shall be null and void, otherwise it shall remain in full force and effect.

The County shall notify the Principal in writing of any Defect for which the Principal is responsible and shall specify in said notice a reasonable period of time within which Principal shall have to correct said Defect.

The Surety unconditionally covenants and agrees that if the Principal fails to perform, within the time specified, the Surety, upon thirty (30) days written notice from County, or its authorized agent or officer, of the failure to perform will correct such Defect or Defects and pay the cost thereof, including, but not limited to engineering, legal and contingent cost. Should the Surety fail or refuse to correct said Defects, the COUNTY, in view of the public interest, health, safety, welfare and factors involved, shall have the right to resort to any and all legal remedies against the Principal and Surety and either, both at law and in equity, including specifically, specific performance to which the Principal and Surety unconditionally agree.

The Principal and Surety further jointly and severally agree that the COUNTY at its option, shall have the right to correct said Defects resulting from faulty Materials or Workmanship, or, pursuant to public advertisement and receipt of Bids, cause to be corrected any Defects or said Defects in case the Principal shall fail or refuse to do so, and in the event the COUNTY should exercise and give effect to such right, the Principal and the Surety shall jointly and severally hereunder reimburse the COUNTY the total cost thereof, including, but not limited to, engineering, legal and contingent cost, together with any damages either direct or consequent which may be sustained on account of the failure of the Principal to correct said defects.

day of	IN WITNESS WHEREOF, the	e Principal and the Surety have	executed this Bond this _	
Addres	ss:		(SE	EAL)
		Principal		
		By:(If a Corporation)	Its:	
		(If a Corporation)		
		ATTEST:	Its:ation)	
		(If a Corpor	ation)	
Address:			(SE	EAL)
		S	urety	
		By:Its Attorn	ey-in-Fact	
		Phone No		
		Fax No.		
		ATTEST:		
Note:	Date of the Bond must not be pri all partners shall execute the Bond the Bond.	•		_
	Attach a certified copy of P execution of this Maintenance Bo		dividual Attorney-in-Fac	t for